REJECTION OVER A	MER TO OBVIATE A DOUBLE PATENTING PRIOR PATENT	Docket No. 295002005025
To the confiction of	Indian DOD (E. e. e.)	
In the application of: Serial No.:	Irving BOIME et al.	
Filed:	08/918,288	
For:	25 August 1997 SINGLE-CHAIN FORMSOF THE GLYCOPRO	FEIN HORMONE OHARTET
roi.	SINGLE-CHAIN FORWISOF THE GLTCOPRO	TEIN HORMONE QUARTET
provided below, the term beyond the expiration da disclaimer of Application be enforceable only for a	ngton University, of 100% percent interest in the instantial part of the statutory term of any patent granted on the of the full statutory term defined in 35 U.S.C. §§ 154 No. 09/282,357. The owner hereby agrees that any paind during such period that it and the prior patent are continuated in the patent are continuat	he instant application, which would exter to 156 and 173 as shortened by any term tent so granted on the instant application mmonly owned. This agreement runs wi
application that would ex the prior patent, as presen a maintenance fee, is held whole or terminally discl	re disclaimer, the owner does not disclaim the terminal tend the expiration date of the full statutory term as defatly shortened by any terminal disclaimer, in the event to disclaimer, in the event to disclaime the event of competer aimed under 37 C.F.R. § 1.321, has all claims canceled tend prior to the expiration of its full statutory term as shortened.	ined in 35 U.S.C. §§ 154 to 156 and 173 hat the prior patent: expires for failure to at jurisdiction, is statutorily disclaimed in by a reexamination certificate, is reissued.
Check either box 1	or 2 below, if appropriate.	
	ns on behalf of an organization (e.g., corporation, partner d is empowered to act on behalf of the organization.	ership, university, government agency, et
information and belief ar false statements and the l	at all statements made herein of my own knowledge are believed to be true; and further that these statements vike so made are punishable by fine or imprisonment, or nat such willful statements may jeopardize the validity of	vere made with the knowledge that willfu both, under Section 1001 of Title 18 of t
2. E The undersign	ed is attorney or agent of record.	(1) #35,046
Dated: November	12, 1999  By:  Name: Kate H. M.  Registration No.:	Jurashige Uurashige
▼ Terminal discl	aimer fee of \$110.00 under 37 C.F.R. § 1.20(d) is attack	ned.
☐ Please charge	the terminal disclaimer fee of \$0 to Deposit Account 0	<u>3-1952.</u>
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